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APPLICATION NO. FILINO DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFERMATION NO. 09/903.458 07/10/2001 Kuriacose Joseph 2050.001US4 90-44 44367 7.590 11/1/2010

44367 7590 11/12/2010 SCHWEGMAN, LUNDBERG & WOESSNER/OPEN TV P.O. BOX 2938 MINNEAPOLIS, MN 55402-0938 EXAMINER
BROWN, RUEBEN M

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2424

NOTIFICATION DATE DELIVERY MODE

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## Please find below and/or attached an Office communication concerning this application or proceeding.

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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.
09903458	7/10/01	IOSEPH ET AI	2050 001US4

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EXAMINER

REUBEN M. BROWN

ART UNIT PAPER

2424 20101104

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Commissioner for Patents

Ex parte prosecution is SUSPENDED FOR A PERIOD OF SIX [6] MONTHS from the mailing date of this letter.

This reissue application of US patent 5,819,034 contains original unamended patented claims that appear to be allowable. However, since no 35 USC 251 error exists, the application is suspended in accordance with MPEP 1451.

## MPEP 1451

If the reissue application containing only original unamended claims becomes allowable first (and no "error" under 35 U.S.C. 251 exists), further action in that reissue application will be suspended to await examination in the divisional reissue application(s) containing the added claims. Multiple suspensions (usually six-month periods) may be necessary. The Office will not permit claims to issue in a reissue application which application does not correct any error in the original patent. Once a divisional reissue application containing the added claims is examined and becomes allowable, the examiner will issue a requirement under 37 CFR 1.177(c) for applicant to merge the claims of the suspended first reissue application with the allowable claims of the divisional reissue application into a single application, by placing all of the claims in one of the applications and expressly abandoning the other.

/Christopher Kelley/ Supervisory Patent Examiner, Art Unit 2424

PTO-90C (Rev.04-03)